UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS EASTERN DIVISION

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MATTHEW VANDERHOOP, Plaintiff	
v.	CIVIL ACTION NO. 1:18-cv-111924-FDS
WILMINGTON SAVINGS FUND	JUDGE SAYLOR
SOCIETY FSB, CHRISTIANA TRUST, NOT IN ITS INDIVIDUAL	ORAL ARGUMENT REQUESTED
CAPACITY, BUT SOLELY AS	
TRUSTEE FOR BCAT 2014-10TT, Defendant))

PLAINTIFF'S MOTION IN OPPOSITION TO DEFENDANT'S MOTION FOR SUMMARY JUDGMENT

NOW COMES Mr. Matthew Vanderhoop, Plaintiff in the above-entitled case, who hereby submits *Plaintiff's Motion in Opposition to Defendant's Motion for Summary Judgment*, pursuant to Fed.R.Civ.P. 56. Mr. Vanderhoop, in support of this Motion, states that the numerous affidavits filed in this action by Wilmington Savings Fund Society FSB, Christiana Trust, Not in its Individual Capacity, but Solely as Trustee for BCAT 2014-10TT (hereinafter "Wilmington") are not tailored to the facts of this case. Wilmington has clearly failed to meets its burden of showing that it complied with the provisions of M.G.I.c. 244 §35B and it is, therefore, not entitled to summary judgement as a matter of law. In furtherance of this *Motion*, Mr. Vanderhoop files within, "*Plaintiff's Memorandum of Law in Opposition to Defendant's Motion for Summary Judgment*.

WHEREFORE, Mr. Vanderhoop respectfully requests that this Court deny Wilmington's *Motion for Summary Judgment* and, for any other such relief as this Court deems just, equitable, and appropriate.

May 10, 2019

Respectfully submitted, MATTHEW VANDERHOOP By his attorney,

"/s/"Deborrah M. Doman
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